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5	Attorney for Plaintiff		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
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9	LOREN P. SIMPSON, M.D., LTC, U.S. ARMY RESERVE,	Case No. 3:18-cv-00054-LRH-WGC	
10	Plaintiff,	MOTION FOR ORDER DIRECTING CLERK OF THIS	
11	T famitin,	HONORABLE COURT TO	
12	vs.	REFUND FILING FEE AND RELATED COST AND	
13	WASHOE TRIBE OF NEVADA AND	PROPOSED ORDER	
14	CALIFORNIA AND THE WASHOE TRIBAL HEALTH CENTER,		
15	Defendants.		
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17	COMES NOW Plaintiff LOREN P. SIMPSON, M.D., LTC, U.S. ARMY		
18	RESERVE, (LTC Simpson) by and through his attorney, and moves this Court to		
19	direct the Court Clerk to return the filing fee (\$400.00) and the fee for related		
20	cost for his Counsel filing the Verified Petition to Practice <i>Pro Hac Vice</i> (\$250.00).		
21	LTC Simpson filed his action as a member of the United States Army		
22	Reserve alleging violations of the Uniformed Services Employment and		
23	Reemployment Rights Act, ("USERRA"), 38 U.S.C. § 4323(h)(1) which authorized		
24	him to commence his civil action and to file any petition or motion without being		
25	required to prepay fees and costs or give security for them. Plaintiff states as		
26	follows.		

1 A. No fees or court costs may be charged or taxed against an individual if he is claiming rights under USERRA. 2 3 Congress passed USERRA (the "Act") in 1994 to encourage non-career 4 service in the Uniformed Services by, inter alia, prohibiting discrimination 5 against persons on the basis of membership in the armed forces. Townsend v. 6 University of Alaska, 543 F. 3d 478 (9th Cir. 2008). Under the Act, 7 A person who is a member of, applies to be a member of, 8 performs, has performed, applies to perform, or has an obligation to perform service in a uniformed service shall not 9 be denied initial employment, reemployment, retention in 10 employment, promotion, or any benefit of employment by an employer on the basis of that membership, application 11 for membership, performance of service, application for service, or obligation. 12 38 U.S.C. § 4311(a). Section 4323 provides: "[N]o fees or court costs may be 13 charged or taxed against any person claiming rights under [USERRA]." 38 U.S.C. 14 § 4323(h)(1); see also 20 C.F.R. § 1009.310. The Department of Labor is in accord: 15 16 No fees or court costs may be charged or taxed against an individual if he or she is claiming rights under the Act 17 [38 U.S.C. § 4301, et seq.] If the individual obtains private 18 counsel for any action or proceeding to enforce a provision of the Act, [38 U.S.C. § 4301, et seq.], and prevails, the court 19 may award reasonable attorney fees, expert witness fees, and other litigation expenses. See 20 C.F.R. § 1002.310; Federal 20 Register, Vol. 70, o. 242/Monday, December 19, 2005/Rules 21 and Regulations; 38 U.S.C. § 4323(h)(1). 22 Furthermore, courts addressing this issue are unanimous: "USERRA provides that '[n]o fees or court costs may be charged or taxed against any person 23 claiming rights under this chapter." Davis v. Advocate Health Ctr. Patient Care 24 25 Exp., 523 F.3d 681, 685 (7th Cir. 2008):

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In light of the plain language of 38 U.S.C. § 4323(h)(1) and 1 Congress's intent, in USERRA and elsewhere, to lessen the costs of litigation for veterans, we hold that 38 U.S.C. § 4323(h)(1) 2 permits a USERRA litigant to initiate suit without prepaying the 3 filing fee. Because Davis has already paid his filing fee to proceed in this court, we ORDER the clerk of this court to refund Davis's 4 appellate filing fee. 5 B. Since LTC Simpson is entitled to the protections of USERRA, costs 6 should not be taxed against him and the filing fee and related cost for the filing of the Petition for *Pro Hac Vice* practice should be returned to 7 his undersigned counsel of record by the Clerk of this Honorable Court. 8 LTC Simpson is the sole Plaintiff in this action. Plaintiff is a Veteran of 9 the United States Armed Forces, and the character of his service, as determined 10 by the United States Army, is honorable. LTC Simpson filed his civil complaint in 11 this Court pursuant to the USERRA. Thus, under § 4323(h) no filing fee was 12 required, and he could have properly proceeded with his case without fees or 13 related costs charged to him, including his legal counsel's cost for filing his 14 Petition for *Pro Hac Vice* practice that was approved. 15 WHEREFORE, the Plaintiff prays that this Court issue an Order 16 requiring the Clerk of the Court return to his legal counsel the USERRA filing 17 fee and the *Pro Hac Vice* Petition fee at his addresses of record. 18 Dated this September 5, 2018 19 By /s/ Dennis G. Chappabitty Dennis G. Chappabitty 20 OK Bar Association #1617 21 P.O. Box 2050 Elk Grove, CA 95759 22 (916) 682-0575 (phone/fax) dennis@chaplaw.us 23 24 Attorney for Plaintiff 25

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Case 3:18-cv-00054-LRH-WGC Document 25 Filed 09/05/18 Page 4 of 4

1	IT IS SO ORDERED:
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3	UNITED STATES MAGISTRATE JUDGE
4	DATED: September, 2018
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